

EXHIBIT I

SENTENCING MEMORANDUM ON BEHALF OF CAMERON COLLINS

United States v. Christopher Collins, et al.
No. S1 18-CR-567 (VSB)

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OCHSCONTORINIS

1 UNITED STATES DISTRICT COURT
2 SOUTHERN DISTRICT OF NEW YORK
2 -----x

3 UNITED STATES OF AMERICA,

4

5 v. 09 Cr. 1083

6 JOSEPH CONTORINIS,
7

Defendant.

8 -----x

9 December 17, 2010
10 2:45 p.m.

11 Before:

12 HON. RICHARD J. SULLIVAN,

13 District Judge

14 APPEARANCES

15 PREET BHARARA
16 Acting United States Attorney for the
Southern District of New York

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OCHSCONTORINIS

1 Those factors include, as we have discussed in great detail,
2 the facts and circumstances of the life of the individual. I
3 am imposing a sentence on an individual who is unique, with a
4 unique combination of experiences, decisions, just accidents of
5 life, of good judgments, bad judgments, a lifetime worth of
6 judgments. And so naturally that is the starting point for any
7 sentence.

8 In addition to that, I have to consider the nature of
9 the crime. I have to impose a sentence that is going to
10 reflect the seriousness of the crime. I have to impose a
11 sentence that is going to promote respect for the law because,
12 after all, ultimately the law is to protect the society and to
13 maintain order and to enable people to pursue happiness, as I
14 think this country was founded to ensure, and so we have laws
15 to enable people to do that. Promoting respect for those laws
16 is really important. People disagree with the laws. They
17 can't just violate them at will. There are other ways to
18 change laws. So promoting respect for the law is a very
19 important component of imposing a sentence.

20 I have to impose a sentence that is going to be a just
21 sentence, a just punishment for the offense.

22 I have to also consider the need to deter you and
23 others from committing crimes. That is true in every case.
24 There is specific and general deterrence. We have talked about
25 that quite a bit today. But those are valid considerations